

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2008-090963

05/13/2011

HONORABLE TIMOTHY J. RYAN

CLERK OF THE COURT
L. Wilkins
Deputy

IN RE THE MARRIAGE OF
MARK ANDREW MUNDY

MARK ANDREW MUNDY
4768 E LAUREL CT
GILBERT AZ 85234

AND

JENNIFER KATHLEEN MUNDY

JENNIFER KATHLEEN MUNDY
7510 BUENA AVE
SPRING GROVE IL 60081

PETITION DISMISSED

The Court notes that Father filed a *Petition to Modify Child Custody, Parenting Time and Child Support* filed February 16, 2011. Mother filed *Response to Petition to Modify Child Custody, Parenting Time and Child Support* filed April 12, 2011.

LET THE RECORD REFLECT the Court entered a ruling on summer parenting time in minute entry dated April 13, 2011, as a result of the Evidentiary Hearing held on April 13, 2011.

Father indicates in his petition that the current order requires that the parties pursue Mediation or ADR before filing to modify custody or parenting time. According to Father's statements in his petition, Father appears to believe that the Resolution Management Conference on February 17, 2011 satisfies this requirement. The Court clarifies that a Resolution Management Conference does not satisfy this requirement. Therefore,

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THE COURT FINDS Father has not complied with the Court's order to attend private mediation or Mediation through Conciliation Services or to request an ADR settlement conference prior to requesting a modification of custody or parenting time.

IT IS ORDERED dismissing Father's petition.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.